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JUN 06 2014

Sheet 1

UNITED STATES DISTRICT COURT

U.S. DISTRICT COURT-WV CLARKSBURG, WV 2630

NORTHERN DISTRICT OF WEST VIRGINIA

NAQUAI THE DEFENDANT:	TES OF AMERICA v. N WARREN of Mandatory Condition & Standa guilty of these violations:	(For Revocation) Case Number USM Number Brian J. Korn Defendant's Attorn	ıbrath
Violation Number	Nature of Violation	Mad Cubatana	Violation Ended
1	Unlawful Possession of a Control		03/07/14
2 3	Unlawful Use of a Controlled Su Unauthorized Association with a		03/07/14 05/01/14
Sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendance Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated the sentencing Reform Act of 198 The defendant has not violated t	nced as provided in pages 2 through 34. ated committing a new criminal offe	ense and	The sentence is imposed pursuant to the discharged as to such violation(s) condition. It within 30 days of any change of name, residence, judgment are fully paid. If ordered to pay restitution omic circumstances.
		Honorable Irene M. Name of Judge	Keeley, United States District Judge Title of Judge

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DEFENDANT:

NAQUAN WARREN

CASE NUMBER: 1:12CR34-02

IMPRISONMENT

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The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 6 months, with credit for time served from 05/07/14.

	The	court makes the following recor	nmendations to the Bureau of Pr	isons:	
		That the defendant be incarcera	ed at an FCI or a facility as close	e to	as possible;
		and at a facility where the	defendant can participate in sub Residential Drug Abuse Treatm	stance abuse treatment, as determined by the Burea	u of Prisons;
		That the defendant be incarcera	ed atas possible;	or a facility as close to his/her home	in
			defendant can participate in sub Residential Drug Abuse Treatn	stance abuse treatment, as determined by the Burea tent Program.	u of Prisons;
		That the defendant be allowed t the Bureau of Prisons.	o participate in any educational o	or vocational opportunities while incarcerated, as d	etermined by
	Pur or a	suant to 42 U.S.C. § 14135A, the t the direction of the Probation C	defendant shall submit to DNA officer.	collection while incarcerated in the Bureau of Pris	ons,
4	The	defendant is remanded to the cu	stody of the United States Marsh	al.	
☐ The defendant shall surrender to the United States Marshal for this district:					
		at	_ □ a.m. □ p.m. on	<u> </u>	
		as notified by the United States	Marshal.		
	☐ The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:				
		before 12:00 pm (noon) on			
		as notified by the United States	Marshal.		
as notified by the Probation or Pretrial Services Office.					
		on	, as directed by the United States	s Marshals Service.	
			RETURN	1	
have	exe	cuted this judgment as follows:		·	
	Def	endant delivered on		to	
at _			, with a certified copy of the	nis judgment.	
				UNITED STATES MARSHAL	
			Ву		
			Бу	DEPUTY UNITED STATES MARSHAL	

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DEFENDANT: NAQUAN WARREN CASE NUMBER: 1:12CR34-02

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 24 months.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the probation officer.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

 The above drug testing condition is suspended, based on the court's determination that this condition has been satisfied during a previous term of supervision. (Check, if applicable.)
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon, as defined in 18 U.S.C. § 921. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer unless previously collected by the Bureau of Prisons. (Check, if applicable.)
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et. seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standardconditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered:
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreem ent to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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DEFENDANT: NAQUAN WARREN CASE NUMBER: 1:12CR34-02

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SPECIAL CONDITIONS OF SUPERVISION

- 1) The defendant shall participate in a program of testing, counseling and treatment for the use of alcohol or drugs if so ordered by the Probation Officer.
- 2) The defendant shall not purchase, possess or consume any organic or synthetic intoxicants, including bath salts, synthetic cannabinoids or other designer stimulants.
- 3) The defendant shall not frequent places that sell or distribute synthetic cannabinoids or designer stimulants.
- 4) Upon reasonable suspicion, the defendant shall submit his or her person, property, house, residence, vehicle, papers, computers (as defined in 18 U.S.C. § 1030(e)(1)), other electronic communications or data storage devices or media, or office, to a search conducted by a United States Probation Officer. Failure to submit to a search may be grounds for revocation of release. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition.
- 5) The defendant shall not purchase, possess or consume alcohol during the term of supervised release.
- 6) The defendant shall participate in a program of counseling for mental health as directed by the Probation Officer.
- 7) The defendant shall not purchase, possess or consume alcohol during the term of supervised release.

term	Upon a finding of a violation of probation or supervised release, I understand that the court may (1) revoke supervision, (2) extend the of supervision, and/or (3) modify the conditions of supervision.
them	These standard and/or special conditions have been read to me. I fully understand the conditions and have been provided a copy of n.

Defendant's Signature	Date	
Signature of U.S. Probation Officer/Designated Witness	Date	

DEFENDANT: NAQUAN WARREN Judgment Page: 5 of 6

CASE NUMBER: 1:12CR34-02

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

TO'	TALS \$ -0-	<u>Fine</u> \$ -0-	Restitution \$ -0-	
	The determination of restitution is deferred until after such determination.	l An Amended Judgn	nent in a Criminal Case (AO 24	45C) will be entered
	The defendant must make restitution (including	community restitution) to the fol	lowing payees in the amount liste	ed below.
	If the defendant makes a partial payment, each perfect the priority order or percentage payment column before the United States is paid.			
	The victim's recovery is limited to the amount of receives full restitution.	of their loss and the defendant's l	iability for restitution ceases if an	nd when the victim
	Name of Payee	Total Loss*	Restitution Ordered	Priority or Percentag
то	TALS			
	See Statement of Reasons for Victim Information	ion		
	Restitution amount ordered pursuant to plea ag	reement \$		
	The defendant must pay interest on restitution fifteenth day after the date of the judgment, put to penalties for delinquency and default, pursuant	rsuant to 18 U.S.C. § 3612(f). A		
	The court determined that the defendant does r	not have the ability to pay interes	and it is ordered that:	
	the interest requirement is waived for the	fine restitution.		
	the interest requirement for the first	ne restitution is modified	as follows:	

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Sheet 6 — Schedule of Payments

DEFENDANT: NAQUAN WARREN CASE NUMBER: 1:12CR34-02

SCHEDULE OF PAYMENTS

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Hav	ing a	assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:	
A		Lump sum payment of \$ due immediately, balance due	
		□ not later than, or □ in accordance with □ C □ D, □ E, □ F, or □ G below); or	
В		Payment to begin immediately (may be combined with \Box C, \Box D, \Box F, or \Box G below); or	
C		Payment in (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or	
D		Payment in (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or	
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or	
F		Special instructions regarding the payment of criminal monetary penalties:	
		Financial obligations ordered are to be paid while the defendant is incarcerated, and if payment is not completed during incarceration, it is to be completed by the end of the term of supervised release; or	
G		Special instructions regarding the payment of criminal monetary penalties:	
		The defendant shall immediately begin making restitution and/or fine payments of \$ per month, due on the of each month. These payments shall be made during incarceration, and if necessary, during supervised release.	
crin the	ninal Fede	he court has expressly ordered otherwise in the special instruction above, if this judgment imposes imprisonment, payment of monetary penalties is due during the period of imprisonment. All criminal monetary penalties, except those payments made through ral Bureau of Prisons' Inmate Financial Responsibility Program, are made to Clerk, U. S. District Court, Northern District of West, P.O. Box 1518, Elkins, WV 26241.	
The	defe	endant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.	
	Join	nt and Several	
	Res	stitution is to be paid joint and several with other related cases convicted in Docket Number(s):	
	The	e defendant shall pay the cost of prosecution.	
	The defendant shall pay the following court cost(s):		
	The	e defendant shall forfeit the defendant's interest in the following property to the United States:	
		ments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) e interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.	